

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF TENNESSEE  
AT NASHVILLE

WYNDHAM VACATION  
RESORTS, INC.,

Plaintiff,

v.

TIMESHARE ADVOCACY  
INTERNATIONAL, LLC,  
SEAN K. AUSTIN and  
CHARLES MCDOWELL,

Defendants.

No. 3:10-cv-1028

JUDGE SHARP

*OWNER  
This motion  
IS DENIED  
as moot.  
See 11/10.  
52*

MOTION FOR EXTENSION OF TIME  
IN WHICH TO FILE A RESPONSE TO PLAINTIFF'S  
MOTION FOR PARTIAL SUMMARY JUDGMENT

*Lill JAD  
2807D  
9-6-11*

Come now the defendants Timeshare Advocacy International, LLC ("TAI") and Sean K. Austin ("Austin"), by and through counsel, and respectfully move the Court to grant them an extension of time up to and including August 19, 2011 in which to file a response to the Motion for Partial Summary Judgment filed by the Plaintiff. Counsel for TAI and Austin calculates that such response is presently due on or before August 5, 2011. In support of this motion, TAI and Austin submit that they have recently retained new counsel and such counsel needs additional time to review the entire record in this cause before he can adequately draft a response to Plaintiff's Motion. Plaintiff's counsel